1 Phillip A. Passafuime, SB# 67077 DAWSON, PASSAFUIME, BOWDEN & 2 MARTINEZ, A LAW CORPORATION 4665 Scotts Valley Drive 3 Scotts Valley, CA 95066 4 Tel: (831) 438-1221 Fax: (831) 438-2812 6 Attorneys for Plaintiffs 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA – SAN JOSE 10 11 JANET L. SANDERS, LARRY SANDERS,) Case No. C13-03205 EJD DANIEL RYAN PIERCE, by and through his 12 Guardian ad Litem, JANET SANDERS, 13 Plaintiff, 14 VS. 15 COUNTY OF SANTA CRUZ, PHIL STIPULATION AND ORDER FOR 16 WOWAK, SHERIFF OF COUNTY OF PARTIAL DISMISSAL OF ACTION SANTA CURZ, et al. WITH PREJUDICE – FRCP 41(a) 17 Defendants. 18 19 COUNTY OF SANTA CRUZ and SHERIFF 20 PHIL WOWAK, 21 Defendants/Third Party Plaintiffs, 22 VS. 23 DIGNITY HEALTH dba DOMINICAN 24 HOSPITAL, et al. 25 Third Party Defendants. 26 27 IT IS HEREBY STIPULATED between Plaintiffs JANET L. SANDERS, LARRY 28 SANDERS, and DANIEL RYAN PIERCE, by and through his Guardian ad Litem JANET

Case 5:13-cv-03205-EJD Document 118 Filed 03/12/15 Page 2 of 4

1	SANDERS ("Plaintiffs"); and Defendants COUNTY OF SANTA CRUZ, SHERIFF PHIL		
2	WOWAK, and DOES 1-200 ("Defendants"), by and through their counsel of record, that		
3	Plaintiffs' claims in this case should be dismissed in their entirety, with prejudice, pursuant to		
4	FRCP 41(a)(1).		
5 6 7 8	DATED: 3-9-15 DAWSON, PASSAFUIME, BOWDEN & MARTINEZ PHILLIP A. PASSAFUIME, Attorney for Plaintiffs Janet L. Sanders and Daniel Ryan Pierce		
9	HAAPALA, THOMPSON & ABERN, LLP		
10 11 12	DATED: * REBECCA S. WIDEN, Attorneys for Defendants *Ms. Widen gave her consent to e-file this document		
14	OPDED		
15	ORDER		
15 16 17	Pursuant to stipulation, Plaintiffs' claims in this case shall be, and hereby are, dismissed with prejudice pursuant to FRCP 41(a)(1).		
16 17 18	Pursuant to stipulation, Plaintiffs' claims in this case shall be, and hereby are, dismissed		
16 17 18	Pursuant to stipulation, Plaintiffs' claims in this case shall be, and hereby are, dismissed with prejudice pursuant to FRCP 41(a)(1). DATED: 3/12/2015		
16 17 18	Pursuant to stipulation, Plaintiffs' claims in this case shall be, and hereby are, dismissed with prejudice pursuant to FRCP 41(a)(1). DATED: 3/12/2015 EQUIDATED: HONORABLE EDWARD J. DAVILA		
16 17 18 19 20	Pursuant to stipulation, Plaintiffs' claims in this case shall be, and hereby are, dismissed with prejudice pursuant to FRCP 41(a)(1). DATED: 3/12/2015 EQUIDATED: HONORABLE EDWARD J. DAVILA		
16	Pursuant to stipulation, Plaintiffs' claims in this case shall be, and hereby are, dismissed with prejudice pursuant to FRCP 41(a)(1). DATED: 3/12/2015 EQUIDATED: HONORABLE EDWARD J. DAVILA		
116 117 118 119 120 221	Pursuant to stipulation, Plaintiffs' claims in this case shall be, and hereby are, dismissed with prejudice pursuant to FRCP 41(a)(1). DATED: 3/12/2015 EQUIDATED: HONORABLE EDWARD J. DAVILA		

	1	PROOF OF SERVICE			
	2	[C.C.P. 1013a, 2015.5]			
	3	I declare that I am employed in the County of Santa Cruz, California. I am over the age of			
	4	eighteen years and not a party to this action. My business address is 4665 Scotts Valley Drive, Scotts			
	5	Valley, California, 95066.			
	6	On March 10, 2015, I served copies of the following documents in the above captioned			
	7	action: Stipulation and Order for Partial Dismissal of Action with Prejudice			
	8	on the interested party in said case as indicated below:			
	9				
[] (BY PERSONAL SERVICE) I caused to be delivered by hand by interested parties in this action by placing the above mentioned document(s) thereof in addressed to the office of the addressee(s) listed below or on attached sheet.					
	[] (BY FACSIMILE) I served a true and correct copy by facsimile pursuant to CCP calling for agreement and written confirmation of that agreement or court order, to the relisted above or on attached sheet. Said transmission was reported complete and without errors.				
	14 15	[] (BY OVERNIGHT COURIER) I served the above referenced document(s) enclosed sealed package, for collection and for delivery marked for next day delivery in the ordinary cours business, addressed to the office of the addressee(s) listed below or on attached sheet			
	[] (BY U.S. MAIL) I am readily familiar with my employer's business practice for collection and processing of correspondence for mailing with the U.S. Postal Service. I am aware that on motion of the party served, service is presumed invlid if postal cancellation date or postage meter is more than one day after date of deposit for mailing in affidavit. I deposited such envelope(s) with postage thereon fully prepaid to be placed in the U.S. Mail at Scotts Valley, California.				
	18 19	[xx] (BY E-MAIL) I transmitted a copy of the foregoing document(s) via e-mail to the addresse(s) below:			
	2021	[] (Federal) I declare that I am employed in the office of a member of the Bar of this Court, at whose direction the service was made.			
	22	See parties on			
	23 attached Service List				
	24	I declare under penalty of perjury under the laws of the State of California that the foregoing is true			
	25	and correct and that this declaration was executed on March 10, 2015, at Scotts Valley, California.			
	26	Y. Meigh			
	27	Pamela Morgan			
	28				

1 2	Service List <u>Sanders v. County of Santa Cruz</u> U.S. District Court No: C13-03205 EJD		
3			
4	Rebecca S. Widen, Esq.	Attorneys for Defendants/3 rd Party Plaintiffs	
5	HAAPALA, THOMPSON & ABERN LLP	County of Santa Cruz / Sheriff Wowak (510) 763-2324	
6	1939 Harrison Street, Suite 800 Oakland, CA 94612	Fax 510) 273-8570	
		rwiden@htalaw.com	
7	Alan Louis Martini, Esq. SHEUERMAN, MARTINI & TABARI	Attorneys for 3 rd Party Defendant, Dignity Health dba Dominican Hospital	
8	1033 Willow Street	(408) 288-9700	
9	San Jose, CA 95125	Fax 408) 295-9900 or 350-1432 amartini@smtlaw.com	
10	Barry C. Marsh, Esq.	Attorneys for 3 rd Party Defendants, Danish, D.O.,	
11	Scott R. Kanter, Esq.	Whaley, M.D., Yellin, M.D., CA Emergency	
	HINSHAW, DRAA, MARSH, STILL 12901 Saratoga Avenue	Physicians Medical Group (408) 861-6500	
12	Saratoga, CA 95070	Fax 408) 257-6645	
13		skanter@hinshaw-law.com csimmer@hinshaw-law.com	
14	Bryant Thomas French, Esq.	Attorneys for 3 rd Party Defendants, Martinez,	
15	Marc N. Zimmerman, Esq.	M.D., Radiology Med Group of S. Cruz	
	HASSARD, BONNINGTON, LLP 275 Battery Street, Suite 1600	(415) 288-9800 Fax 415) 288-9802	
16	San Francisco, CA 94111	btf@hassard.com	
17		mnz@hassard.com	
18	Jack R. Reinholtz, Esq. Douglas S. deHeras, Esq.	Attorneys for 3 rd Party Defendants, National Med Registry, Inc. dba Solvere, Helmer, M.D.	
19	PRINDLE, AMARÓ, GOÉTZ, HILLYARD	(562) 436-3946	
20	310 Golden Shore, Fourth Floor Long Beach, CA 90802	Fax 562) 495-0564 jreinholtz@prindlelaw.com	
		ddeheras@prindlelaw.com	
21 ^L			